

# The Gazette of India



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### PART IV

#### Advertisements and Notices by Private Individuals and Private Bodies

##### NOTIFICATION BY THE RAJDHANI GRAINS & JAGGERY EXCHANGE LTD., DELHI

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74) of (1952) read with S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Rajdhani Grains and Jaggery Exchange Ltd., Delhi.

##### AMENDMENTS

After Bye-law 254, the following new bye-laws shall be added namely:—

##### CHAPTER XXVI

###### Bye-laws relating to Mustard Seed Oilcake Hedge Contract

**Bye-law 255**—Bye-laws 255 to 273 shall be additional bye-laws particularly relating to Mustard Seed Oilcake Hedge Contracts. All the other bye-laws of Rajdhani Grains and Jaggery Exchange Ltd., Delhi as may be in force at any time or from time to time, shall also be applicable to Mustardseed Oilcake Hedge Contracts except whereby context or otherwise they are inconsistent with the provisions of bye-laws No. 255-273.

**Bye-law 256**—For the purpose of futures trading in Mustardseed Oilcake, there shall be a contract called "Mustardseed Oilcake Hedge Contract."

**Bye-law 257**—In respect of Mustardseed Oilcake Hedge Contract, there shall be four deliveries in a year viz., January, April, July and October.

**Bye-law 258**—(a) Trading in Mustardseed Oilcake Hedge Contracts in different deliveries will commence in the months shown as under:—

January delivery in the month of September.

April delivery in the month of November.

July delivery in the month of March.

October delivery in the month of June.

(b) The Board shall fix on each occasion with the previous approval of the Forward Markets Commission, the date from which Hedge Trading shall commence for each new delivery of Hedge Contract. In case, the Board decides to commence trading in a month other than what is provided in Clause (a) above, the Board can do so only with the prior approval of the Forward Markets Commission.

**Bye-law 259**—The due dates of each of the deliveries shall be as follows—

Delivery Months	Due Dates
January	31st January
April	30th April
July	31st July
October	31st October.

**Bye-law 260**—The basis of Mustardeed Oilcake Hedge Contract shall be Mustardseed Oilcake Khal Papri (expeller produced) of standard quality conforming to the samples of standard quality maintained in accordance with bye-law No. 266.

**Bye-law 261**—(a) Against the Mustard Oilcake Hedge Contract, the following grades namely A, B, C, D, and E of mustardseed oilcake conforming to the samples of the respective grades mentioned in accordance with bye-law 266 shall be tenderable, subject to the allowances as stated hereunder:—

Grade	Percentage of Discount on delivery order rate
A	1%
B	2%
C	3%
D	4%
E	5%

(b) The Board may with the previous approved of the Forward Markets Commission alter the tenderable varieties or the allowances specified above before the commencement of the contract.

**Bye-law 262**—(a) Against the Mustardseed Oilcake Hedge Contract Khal Papri containing black or red oilcake upto 2 per cent and Choora upto 5 per cent shall be tenderable: Khal Papri containing more than 2 per cent black or red oilcake or more than 5 per cent choora shall be rejected. For the purposes of this bye-law oilcake which passes through standard mesh No. 6 kept with the Exchange shall be considered as choora.

(b) Wet and Jalidar goods shall not be Tenderable.

(c) Oilcake containing admixture of Khal, manufactured from seeds other than Toria and Taramira to the extent of 1/2 per cent or more shall be rejected.

**Bye-law 263**—The unit of trading in Mustardseed Oilcake hedge contract shall be 4,000 kilograms and the rates shall be quoted per 40 kilograms.

**Bye-law 264**—Mustardseed Oilcake tendered against the Mustardseed Oilcake Hedge Contract, shall be packed in new gunny bags which may or may not be marked. The weight of the bag shall be included in the weight of the goods and no extra price in respect of the bag shall be payable. Bags weighing together with the contents more than 80 kilogrammes or less than 70 kilogrammes shall not be tenderable.

**Bye-law 265**—(a) The following shall be the charges per unit of mustardseed Oilcake Hedge Contract payable to the Exchange for each complete transactions entered into:—

(i) Ordinary contracts:—

Brokerage	0.50 nP.
Commission	0.23 nP.
Charity	0.01 nP (Punjab Exchange Hospital).
	0.01 nP (General).
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	0.75 nP.

(ii) Behra Contracts (Sale and purchase contracts entered into on the same day at the same rate).

Brokerage	0.50 nP.
Commission	0.05 nP.
Charity	0.01 nP (Punjab Exchange Hospital).
	0.01 nP (General).
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	0.57 nP.

(b) The Board may with the prior approval of the Forward Markets Commission increase or decrease the charges levied under clause (a) above.

**Bye-law 266**—Before commencement of trading in new season Mustardseed Oilcake Hedge Contract samples of Mustardseed Oilcake of standard quality as well as of grades A, B, C, D, and E produced in Delhi and in the out-station delivery centres mentioned in Bye-law 267 shall be collected by the Committee approved by the Board for the purpose and the samples so collected shall be kept in the safe custody of the Exchange. These samples shall be the basis for the purpose of survey of goods that may be tendered against mustardseed Oilcake Hedge Contract of the relevant season.

**Bye-law 267**—The Mustardseed Oilcake Hedge Contract shall be for delivery in Delhi. But the seller shall also have the option of delivering mustardseed oilcake at any of the following outstation delivery centres, namely:—

U. P.—Aligarh, Hapur, Hathras, Agra, Khurja and Kosi.

Rajasthan—Bharatpur.

Punjab—Ballabgarh and Rohtak.

In case of out station delivery, the seller shall pay to the buyer the following charges:—

- Freight at the full wagon rate from the out station delivery centre to Delhi.
- Handling charges at 0.15 nP per 40 Kg.
- Terminal tax levied at Delhi.

**Bye-law 268**—(a) For the purpose of delivery in Delhi the area of Delhi shall be as follows:—

- Upto Jamuna Bridge.
- Upto Karol Bagh.
- Upto Azad Pur including Model Town and Rana Partap Bagh.
- Upto Ajmere Gate.
- Upto Delhi Gate.
- Within a distance of 3 k.m. from the Railway Stations of Shahdara and Narela.

(b) The Board may with the concurrence of the Forward Markets Commission modify the area of delivery at Delhi prescribed above in respect of any delivery of the Hedge Contract before the commencement of trading in the same.

**Bye-law 269**—The weighing charges shall be borne by the seller, but the buyer shall have to take away the bags from the weighing scales by his own labour and cost.

**Bye-law 270**—On the due date of Mustardseed Oilcake Hedge Contract, the due date rate shall be determined and fixed by the Board for all outstanding transactions taking into consideration the spot rates for the basis variety of the hedge contract, prevailing in Delhi and outstation Mandies mentioned in bye-law 267, above, actual Railway

freight at full wagon rate from the said outstation Mandies to Delhi and terminal tax levied at Delhi for entry of Mustardseed Oilcake if any and other handling charges at 0.15 nP. per 40 kgs. being added to the spot rates received from each out station Mandi. Provided that the due rate so fixed shall not be higher than the maximum rate or lower than the minimum rate, if any, specified for the purposes of trading in the delivery concerned under bye-law 212A. Further provided that the due date rate so fixed shall be subject to the conditions, if any, applicable to the contracts under Bye-law 94A.

**Bye-law 271**—(A) In case any member issues a delivery order without stocks in his possession or supplies wrong particulars of the goods his delivery order shall be considered as Bogus and he shall have to pay a penalty of 0.50 nP per 40 kg. to the buyer for the units mentioned in such delivery order and the contract shall be settled at the due date rate.

(B) In case of demand notice if the seller fails to tender the goods for delivery he shall have to pay a penalty of 0.15 nP per 40 kg. to the buyer and the contracts shall be settled at the due date rate.

**Bye-law 272**—Sales tax if any shall be borne by the buyer but, the inter-state sales tax shall be borne by the seller.

**Bye-law 273**—In the case of Mustardseed Oilcake Hedge contract the margin payable by the Trading Members on their net open position shall be Rs. 50/- per unit. The fluctuation in rate for the purpose of collection of cover money etc according to Bye-law 102 shall be 0.25 nP per 40 kg.

(Actual amendments to be reproduced).

In pursuance of proviso to Sub-Section 4 of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendments in the interest of the trade.

LACHHMI NARAIN  
Secretary

The Rajdhani Grains and Jaggery Exchange Ltd.  
Delhi

#### LOST

The Government Promissory Notes Nos. 216279/80 of the 3½ per cent loan of 1842-43 for Rs. 1,000 each originally standing in the name of Deoki, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for payment of the discharge value in favour of Kailash Nath, succession certificate holder in the estate of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the Advertiser—KAILASH NATH.

Residence—Lakhna Khera, P.O. Barolia, Distt. Lucknow.

Seal of the

Reserve Bank of India,

P.D.O.

The Government Promissory Notes Nos. MS. 024061, MS. 024063 and MS. 024064 of the 3½% National Plan Loan of 1964 for Rs. 1,000, Rs. 100 and Rs. 100 respectively, originally standing in the name of the Imperial Bank of India and last endorsed to the Divisional Engineer (Highways), Nagapattinam the proprietor by whom they were never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicates in favour of the Proprietor. The Public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of Advertiser—The Divisional Engineer, (Highways) P. Box No. 3, Nagapattinam.

Residence—Nagapattinam.

#### CHANGE OF NAME

“Consequent on my marriage, I, Miss. Renuka Mansukh Lal Mehta, daughter of Shri Mansukh Lal Magan Lal Mehta, wish to be known in future as Mrs. Renuka Rameshchandra Shah”.

It is to be notified that I hereby changed my name from “Vithal Sadashiv” to Shri Vithal Sadashiv Devlekar.

I, LACHHOO-MUKANDE, Fitter, T. No. 1606 of Mechanical Workshops, Jhansi, hereby declare that I have changed my name to LACHHOO-KAMOD.

(Sd.) LACHHOO  
Fitter, T. No. 1606  
Workshop, Jhansi

Shri Hirasingh Kishorsingh material chaser C. Rly. N. K. J. desire that he should be known Shri H. S. Mahrollyya. All concerned are requested to act accordingly.

It is hereby notified that the undersigned has changed his nick name by deleting 'Lawrence' from Lawrence D'Souza to Victor D'Souza.

L. D'SOUZA

This is for information of all concerned that I shall henceforth be known as Shri Nabin Mahabhai instead of Shri Nabin Behara.

Shri Dhanjibhai Ranchhodbhai, Dhansinhbhai Ranchhodbhai Dhansukhbhai Ranchhodbhai Gamit will henceforth be known as Shri Dhansukhhal Ranchhodbhai Madavwala.

I, S. Anslem, son of Stephen Fernandez now employed as a Teletypist at the Central Telegraph Office, Coimbatore desire to be known as S. Anslem Fernandez (S. A. Fernandez) hereafter.

I, (Miss) Poovalappil Karthiayani Amma wish to be addressed and known as (Miss) Poovalappil Kezia Rebecca.

I, Haripada Ain Das son of late Narendra Chandra Ain Das, an employee of Eastern Railway, Sealdah Division, residing at 20B, Beniapara Lane, Calcutta-14, have changed my surname from 'Ain Das' to only 'Das' by an affidavit duly made on 29th March 1963 in the Court of the Magistrate 1st Class at Sealdah. Henceforth I shall be known as Haripada Das and not as Haripada Ain Das. But Haripada Das and Haripada Ain Das is identical.

I, Salig Ram son of Shri Pohlo Ram of Servant Quarters Hotel Imperial, New Delhi have renounced the name 'Salig Ram' and shall henceforth be known as Harmesh Chandra.

HARMESH CHANDRA

It is hereby notified that the undersigned of the Indian Police Service has changed his name from Chinnathamby Dorairaj to Chinnathamby Dorai Rajan.

C. D. RAJAN

I, the undersigned K. Lakkiah, T. No. 1286, Skilled Artisan Machine Shop, Southern Railway, Mysore-4 wish to change my name from K. Lakkiah to H. N. Doddiah on my own desire.

I, Jai Prakash, Associate Lecturer I. I. T. Kharagpur shall henceforward be known as Jai Prakash Agarwal per Registered Declaration 310/60 dated 4th December 1962.

Sri A. Borges (Staff No. 5614) of B. T. W/Shops Bombay will hereafter be known in future as Joao Avertano Calisto Pedro Borges.

I, Surti s/o Naydar Singh, Const. No. 2285 D.A.P. Has Changed my name as Surat Singh.

Kum. Roshan N. Lala, Clerk, Foreign Post, Bombay and a resident of Saravsar Building No. 2, Marzban Colony, Gilder Lane, Bombay 8 will hereafter be known as Roshan Fali Panthaky.

I, K. Kameswara Sarma, do hereby declare that I have changed my name from K. Kameswara Sarma and will hereafter be called and known as K. Kameswara Rao.

I, Pyanga herebefore called and known by the name of Raghunath S/o Late Mohan, hereby give notice that by a "Deed Poll" dated 4th May 1963 and Regd. in Registry Office, Murwara Katni on the 6th May 1963. I abandoned the use of said name of Raghunath S/o Late Mohan and adopted the name of Pyanga S/o Late Mohan.

I, Mahabir Pandey, son of late Baudhu Pandit, shall henceforth be known as Mahabir Pandit.

FORM No. 135

(See Rule 329)

**Members' Voluntary Winding up**

**Name of Company: Sayyed Hassen Brothers, Private Limited (in Liquidation)**

**NOTICE CONVENING FINAL MEETING**

Notice is hereby given in pursuant of section 497 that a General Meeting of the members of the abovenamed company will be held at the Registered Office at Kizhakkoth, Koduvally (Calicut) on the fifteenth day of June, 1963 at 10.00 A.M. for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also determining by a special resolution of the company, the manner in which the books, accounts and documents of the company of the liquidator shall be disposed of.

P. V. SAYYED HUSSAIN  
Liquidator

Dated the 12th April, 1963.

**SUMMONS FOR DISPOSAL OF SUIT**

(Order V Rules 1 and 5 Code of Civil Procedure)

**District Dhanbad.**

**In the Courts of the Munsif, 1st Court, Dhanbad  
Money Suit No. 497 of 1962.**

Messrs Surindra East Loyabad Colliery Company—Plaintiff

*Versus*

Messrs Devidayal Dharamdev Syngal and others—Defendants

To

Sri Ramswarup Agarwalla son of late Walaitiram by faith Hindu, by occupation business residing at 50/53 Western Extension Karolbagh New Delhi.

Whereas Messrs Surindra East Loyabad Colliery Company has instituted a suit against you for recovery of Rs. 1,935.15 nP. due as price of coal. You are hereby summoned to appear in this Court in person or by a pleader duly instructed, and able to answer all material questions relating to the suit, or who shall be accompanied by some person able to answer all such questions on the 15th day of June, 1963 at 6.30 O'Clock in the forenoon to answer the claim and as the day fixed for your appearance is appointed for the final disposal of the suit, you must be prepared to produce on that day all the witnesses upon whose evidence and all the documents upon which you intend to rely in support of your defence.

Take, notice that, in default of your appearance of the day before mentioned, the suit will be heard and determined in your absence.

Given under my hand and the seal of the Court, this day of 13th May, 1963.

DWARJKA PRASAD SINHA  
Munsif, 1st Court  
Dhanbad

## NOTICE TO CREDITORS

Estate James Richard George Allen deceased

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the abovenamed deceased of Vivenda Sophia Sasseiros Carcavelos in Portugal who died at the British Hospital, Lisbon the 13th December 1959 are hereby required to send full particulars of their claims to State Bank of India of 1, Strand Road, Calcutta, the Administrator to the above estate, on or be-

fore the 15th June 1963 after which date the said Administrator will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received.

Dated the 10th day of May 1963.

SANDERSONS & MORGANS  
Solicitors for the said Administrator,  
Calcutta-1